

INDEX

THE ADVOCATE, A Bi-Monthly Newsletter Published By the Kentucky Department of Public Advocacy

Volumes I-VI (December 1978 - October 1984)

Key: (1/4)3 means (Volume 1/Issue 4) Page 3.

APPELLATE PROCEDURE

(1/2)6, (1/5)2, (2/5)1,2.

(3/4)21.

(4/5)25-27.

Appeals from District Court...(5/4)28.

Application for Bail Pending Appeal...(2/5)9.

Criminal Rules Changes...(3/5)21-23.

Exhausting State Remedies: How to Say What You Want to Say ... (5/4)9.

Kentucky Supreme Court Rules Changes...(6/6)33.

Need Quick Answers?...(6/2)10.

Notice of Appeal...(2/5)7.

U.S. Supreme Court Adopts New Rules Effective June 30, 1980...(2/4)14.

Waiver of Appeal...(1/6)6.

See also DIRECT APPEALS and BELATED APPEALS.

ATTORNEY-CLIENT PRIVILEGE

The Defense Psychiatrist and Attorney-Client Privilege...(2/3)7.

BAIL

(4/2)12, (4/5)25

Bail and Bail Hearings...(5/2)27.

Indigency and Third Party Money...(5/5)22.

BELATED APPEAL

(2/5)6,7.

BOOK REVIEW

How Can You Defend Those People?...(6/6)46.

CAPITAL CASES

Capital Trial Emphasis on the Punishment State of a Case, by

Millard Farmer and Courtney Mullin...(1/3)8,9; (1/4)8,9; (1/5)11-13;

(1/6)10-13.

Death Penalty Assistance...(1/5)11.

Death Penalty Seminar...(2/2)1, (2/4)13.

CAPITAL PUNISHMENT

A Journalist's Account of Evans' Execution by Mark D. Harris... (5/5)31.

Death Row U.S.A....(1/1)7, (1/2)7, (1/3)7, (1/5)10, (1/6)9, (2/1)11, (2/2)12, (2/5)11.

Death Sentences Change: Result Does Not, by John Filiatreau...(1/5)9. Executing Spenkelink was a Crime, by William F. Buckley, Jr....

Public Opinion...(1/4)16.

Public Opinion...(3/3)9-13.

Suicide (Alexander Bowling) ... (4/6)8.

See also "Death is Different...The Death Penalty" featured in each issue.

See Also "The Death Penalty: Death is Different," featured in each issue.

CIVIL COMMITMENT

See INVOLUNTARY COMMITMENT

COMPETENCY

Defense Counsel's Obligations to Mentally or Otherwise Disabled Client...(4/2)15-17.

CONFESSIONS

Miranda waiver...(4/3)13-15.

CONTRABAND

Marijuana...(4/4)12.

COSTS

Waiver of Costs for Indigent Defendants in District Court...(6/3)24.

CRIME VICTIMS COMPENSATION

(4/4)10, 11

CRIMINAL ATTEMPT

Defense of Renunciation...(4/2)17-19.

CUSTODY CREDIT

Post-Trial Responsibilities of Counsel...(1/3)5.

DEATH PENALTY

See CAPITAL CASES, CAPITAL PUNISHMENT, PUNISHMENT

DEFENSES

Renunciation...(4/2)17-19.

Self-defense...(3/1)11.

Self-Defense, Defendant's Right to Instruction on Second Degree

Manslaughter and Reckless Homicide...(4/4)22-24.

The Intoxication Defense...(5/1)18.

Theory of Defense Instructions...(3/6)15-18.

See also TRIAL PRACTICE.

DETAINERS

Interstate Agreement on Detainers...(2/6)8,9.

Pretrial Detainees and the Safe-Keeping Statute...(2/5)8,9.

Supreme Court Rules Hearing Necessary...(3/4)5,6.

DEVELOPMENTALLY DISABLED

Analysis of the Rowley Decision...(5/3)15. Basic Tools for Practicing Education Rights Cases...(1/1)2. Down's Syndrone Shouldn't be a Capital Offense...(4/4)7-9. Guardianship...(4/2)5,6. Kentucky Group Homes...(2/6)5-7. Kentucky Group Homes...(3/1)5,6. Law Enforcement Agencies and Communications Access for the Deaf... (3/6)6,7.New Definition-New Law...(1/2)4. P & A Legislative Proposals (1980)...(1/4)3,4. P & A Legislation (1980)...(2/4)10,11. Rights of \dots (1/1)2. Romeo...(4/5)15,16. Social Security Benefits...(3/2)10. Special Needs of Mentally and Physically Disabled Prisoners Explored...(5/5)13. T.V. & the Hearing Impaired...(3/4)8. Tax Tips for Parents of Children with Disabilities...(2/2)7,8. A Trip Toward Death (Phillip Becker Case)...(4/1)6,7. U.S. Supreme Court Rules on Whether College Must Modify Clinical Nursing Program to Admit Hearing Impaired Student...(1/5)3. What is Mental Retardation, by robert Plotkin...(1/3)3. Youngblood v. Romeo: Analysis and Commentary...(5/2)12.

See also "Note-Protection & Advocacy for the Developmentally Disabled," featured in each issue.

DIRECT APPEAL

Post-Trial Responsibilities of Counsel...(1/3)6.

Preserving the Record at Trial...(3/5)13-15.

Real/and Imaginary Dangers Lurking Behind a Successful Appeal...

(2/1)14,15.

Trial Counsel Must File Notice of Appeal if Client Requests...(2/5)7.

See also APPELLATE PROCEDURE.

DRUNK DRIVING

Avoiding Enhanced Punsihment Under the "Slammer Bill"...(6/6)24. Kentucky's New DUI Law...(6/5)29.

ESCAPE

Attempt as Offense...(4/4)12.

EVIDENCE

A Potpourri of Forensic Science...(6/3)29, (6/4)29.

Admissibility of Death Certificates in Homicide Cases...(6/5)35.

Insufficient Evidence...(2/2)9,13,14.

Rape Trauma Syndrome Evidence...(6/1)31.

Video Games...(5/5)20.

See also WITNESSES.

EXPERT WITNESSES

Challenging Predictions of Dangerousness...(4/3)10-11. County Must Pay for Experts...(6/1)5. Miranda waiver and confession...(4/3)13-15.

EXTREME EMOTIONAL DISTURBANCE

(3/5)16-21.

GUILTY BUT MENTALLY ILL

(4/5)22-24, (4/6)23-28.

GUILTY PLEA

Ethics of...(2/1)1.

Guilty Pleas and Concurrent Sentence Recommendations...(1/6)5.

HABEAS CORPUS

Raising Insufficiency...(4/2)4. Reform...(4/6)19-22.

HANDICAPPED

See DEVELOPMENTALLY DISABLED

INEFFECTIVE ASSISTANCE OF COUNSEL

See RIGHT TO COUNSEL

INJURY

Let's Get Physical Seriously: Serious Physical Injury...(6/6)29.

INVESTIGATION

(1/1)4, (1/2)5.

(4/1)12.

Cooperation Requested in Post-Conviction Investigations...(2/1)8.

Coroner's Reports...(3/4)13.

Does the Attorney-Client Privilege Extend to Third Persons Who Assist the Attorney?...(4/4)24-28.

Gentlemen, More Than A Moment, Please...(5/3)31.

Polygraph Procedures...(2/3)4.

Polygraph Procedures...(3/5)7.

Public Records...(3/4)13.

INVOLUNTARY COMMITMENT

Challenging the Experts: Predictions of Dangerousness...(4/3)10-11.

Court Rules...(4/6)31,32.

Legal Malpractice: Representing "Mentally Different" Clients

by Robert Plotkin...(2/1)5,6,12,13.

The Role of the Defense Attorney...(4/2)12-14.

U.S. Supreme Court Upholds Georgia Commitment Laws for Juveniles... (1/6)3.

JUVENILES

A Success Story...(6/2)7.

Advocacy in Juvenile Court...(2/6)11-14.

Juvenile Contempt As Delinquency...(5/4)25.

Juvenile Status Cases...(3/4)2.

Kentucky Juvenile Justice Legal Assistance Project...(2/5)5.

Preventive Detention . . (6/5)41.

Retarded Offenders...(1/3)4.

Transfer of Jurisdiction to Circuit Court...(1/4)15.

U.S. Supreme Court Upholds Georgia Commitment Laws for Juveniles...
(1/6)3.

Use of Expert Witnesses in Juvenile Court Proceedings...(6/3)27.

LEGAL AIDES

Legal Service for Inmates...(1/2)5.

LEGISLATION 1982

(4/4)10-12, (4/5)4-7.

LEGISLATIVE PROPOSALS/LEGISLATION

(1/1)4, (1/2)8.

Bills Relating to People With Developmental Disabilities That Passed During the 1984 Legislature...(6/4)15.

Legislative Update...(6/4)42.

1980 Legislative Action...(2/4)6-8.

1980 Post-Conviction Legislation..(2/4)9.

Protection and Advocacy Division...(1/4)3,4; (2/4)10,11.

MALPRACTICE

(3/3)17.

Insurance...(4/1)2.

Legal Malpractice: Representing "Mentally Different" Clients by Robert Plotkin...(2/1)5. Public Defender Malpractice...(2/2)2,15.

MANSLAUGHTER

ì

Defendant's Right to Instructions on Second Degree Manslaughter and Reckless Homicide Where He Claims the Homicide was Committed Intentionally in Self-Defense...(4/4)22-24.

MENTALLY RETARDED/DISABLED OFFENDERS

(1/3)3.

Confessions...(4/3)14.

Court Rules...(4/6)31.

Defense Counsel's Obligations to Mentally or Otherwise Disabled Client...(4/2)15-17.

Juveniles...(1/3)4.

Romeo...(4/5)15,16.

Treatment as a Condition of Probation, etc...(4/4)12.

PAROLE

Amended Regulations...(3/2)1,2.
Assistance in Parole Revocation Hearings Available...(1/3)5.
Conditional Discharge - Conditional Release...(2/1)7.
Eligibility...(1/4)6.
Misdemeanant Parole...(2/2)5,6.

PERSISTENT FELONY OFFENDERS

Availability of Prior Crimes for Enhancement...(4/4)12. Persistent Felony Offender Proceedings...(2/3)9. Role of Counsel in PFO Proceedings Expanded...(5/4)24.

POSSESSION OF A HANDGUN BY A CONVICTED FELON

Constitutionality of KRS 527.040...(4/1)15,16.

POST-CONVICTION/COLLATERAL REMEDIES

(1/1)3, (1/6)5.

A Statement About Simple Justice...(5/1)10.

Access to the Courts...(3/3)5.

Attorney Conduct as Cause in the Sixth Circuit...(6/3)11.

Automatic Revocation of Indigent's Probation Prohibited by U.S. Supreme Court...(5/5)15.

Cooperation Requested in Post-Conviction Investigations...(2/1)8.

Habeas, Exhaustion, Rose v. Lundy...(4/2)6-7.

Health Care For Clients Confined in County Jails...(6/5)14.

1982 Legislation...(4/4)10-12.

Life in the "Fish Tank"...(5/2)16.

Parole Board Chairman Speaks...(6/6)39.

1980 Post-Conviction Legislation...(2/4)9.

RCr 11.42 and Parole, Probation and Conditional Discharge...(4/1)8,9.

Recommendations to Relieve Prison Overcrowding Submitted to Governor Brown...(6/1)14.

Reliability of Urinanalysis in Prison Questioned...(6/6)12. Right to Transcript...(3/5)5,6.

The Parole Problem...(6/4)17.

See also "Post Conviction Services Division" featured in each issue.

See also BELATED APPEAL, DETAINERS, PAROLE, PROBATION.

PROBATION

Appealing Probation Conditions...(3/1)7,8.

Conditional Discharge-Condition Release...(2/1)7.

Restitution as Condition...(4/4)11.

Shock . . (3/6)5.

Shock Probation...(1/4)5, (1/3)12.

Shock Probation...(4/4)10.

PROFESSIONAL ETHICS AND RESPONSIBILITY

Advising a Prospective Witness on Self-Incrimination...(3/6)19. Attorney-Client Privilege as it Applies to Third Persons Assisting Counsel...(4/4)24-28.

Calling a witness with a valid privilege claim...(2/5)14,15. Counsel's Obligation to Mentaly or Otherwise Disabled Client... (4/2)15-17.

Cross-examination of adverse witness...(2/2)9,10.

Defendant's Decisions v. Counsel's in Conduct of Case...(4/1)13,14.

Defense Disclosure of Location of a Fugitive...(5/2)22.

Guilty Plea...(2/1)1.

Legal Malpractice: Representing "Mentally Different" Clients by Robert Plotkin...(2/1)5,6,12,13.

May An Attorney Secretly Record Telephone Conversations?...(6/4)47. Obstructing Communication between prospective witnesses and opposing counsel...(2/4)15,16.

Prosecutor's Ethical Use of a Subpoena...(5/3)26.

See also MALPRACTICE.

PROTECTION AND ADVOCACY

Bill of Rights for Persons With Developmental Disabilities Needs Your Support...(6/1)17. Feel Lazy?...(6/6)4.

See also DEVELOPMENTAL DISABILITIES

PSYCHIATRIST

The Defense Psychiatrist and the Attorney-Client Privilege...(2/3)7.

PUBLIC ADVOCACY SYSTEM

(3/1)2; (3/2)7,8; (3/3)2,18,19; (3/4)21-24; (3/5)1,2. Early Representation...(5/3)31. Full Service Plan...(3/6)1,20. Governor Appoints OPA Study Task Force...(4/1)1. Legislature Endorses Full-Time Concept...(4/4)1. Public Advocacy Commission...(4/6)1. Unauthorized Representation...(5/3)28.

PUBLIC ADVOCATE

An Interview with Paul Isaacs...(6/1)1.

DPA Update From the Public Advocate...(6/4)3.

Farley Reappointed, August 1, 1979...(1/6)1,14-16.

Jack Farley Honored...(0/1)5.

PUNISHMENT

As a Deterrent to Crime - Thoughts on Crime and Punishment by Sydney J. Harris...(1/4)9.

Petty Crimes, Severe Sentence, by ronald Goetz ..(2/3)4,5.

We Need to Rethink Ideas About Prisons by Sidney J. Harris...(5/4)13.

See also CAPITAL PUNISHMENT, SENTENCING

RIGHT TO COUNSEL

Incompetent/Ineffective Assistance..(1/6)7. Interrogation...(3/1)8,9.

SEARCH AND SEIZURE

(3/4)9-11.
Home Arrests Require Search Warrants...(5/4)26.

SENTENCING

Concurrent or Consecutive...(1/3)5.

Petty Crimes, Severe Sentence, by ronald Goetz...(2/3)4,5.

Guilty Pleas and Concurrent Sentence Recommendations...(1/6)5.

Order to Proceed on Appeal in Forma Pauperis...(4/5)25.

Request for Bail Pending Appeal...(4/5)25.

See also PUNISHMENT

SEPAR

See SOUTHEAST PUBLIC ADVOCACY REGION.

SIXTH CIRCUIT SURVEY

Admissibility of Defense Expert Testimony...(6/5)21. Hung Juries, Mistrials & Double Jeopardy...(6/6)21.

SOUTHEAST PUBLIC ADVOCACY REGION PROJECT

(1)7,8; (1/2)2; (1/4)2.

TEAM DEFENSE

(2/4)18-20.

TRIAL PRACTICE

Arrest...(3/2)12-15.

Contempt of Court...(3/4)11-13.

Criminal Defense Work: Why?...(6/4)51.

Criminal Rules Changes...(3/5)21-23

Criminal Syndicate...(3/3)10.

Defendant's Direct Examination...(3/6)13-15.

Directed Verdict...(3/3)13-15

Fifth Amendment Instruction...(3/3)16.

Local Assistance...(3/1)1, (3/5)24.

Motion in Limine...(3/2)15,16.

Motion Practice: A Moving Experience...(6/5)26.

Motion Practice: PFO Proceedings...(6/4)50.

Object in Layman's Terms...(6/5)26.

Opening Statement By the Defense in a Criminal Case...(6/1)25.

Preserving the Record...(3/5)13-15.

Prior Convictions...(3/2)16-19.

Restraint of Accused...(3/3)14,15.

TV Coverage of a Trial Can Affect the Participants and, Thus, the Outcome...(6/5)43.

Use Kentucky's "Bill of Rights"...(6/4)50.

Waiver of Costs for Indigent Defendants in District Court...(6/3)24.

See also DEFENSES, EVIDENCE, EXTREME EMOTIONAL DISTURBANCE, SEARCH AND SEIZURE, WITNESSES, and "Trial Tips" featured in each issue.

TRIAL TIPS

No.

Constitutionality of KRS 527.040 Prohibiting Possession of a Handgun by a Convicted Felon...(4/1)15,16.

Defendant's Decisions v. Counsel's in Conduct of Case...(4/1)13,14.

Defense Counsel's Obligations to Mentally or Otherwise Disabled Client...(4/2)15-17.

WITNESSES

Accomplice Rule Changes...(2/5)22-25.

Advising a Prospective Witness on Self-Incrimination...(3/6)19.

Checklist of Cross-Examination Concepts and Techniques, by Stephen C.

Rench...(2/3)11-20.

Cross-Examination...(2/2)9,10.

Defense of Eyewitness Identification Cases...(2/5)16-22, (2/6)15-20.

Defense of Eyewitness Identification Cases...(3/1)12-15.

Expert Witnesses, Obtaining (3/4)1,16-20.

Expert Witnesses-Funds Available...(1/4)1, Grant Ends...(2/5)15.

Opening the Door...(3/6)13-15.

Out of State...(4/4)19-22.

Pretrial Advice to Defense Witnesses...(2/4)16,17.

Probing the Mental State of a Prosecution Witness...(5/4)27. When You Can Lead a Witness on Direct Examination...(5/1)22.

See also EVIDENCE.

WORK RELEASE

Misdemeanants...(4/4)10,